

Each of the parties hereto has executed this Agreement to be effective as of the last date recorded below.

PURCHASER

Wensheng Lin 20th March 2015  
Wensheng Lin Date

SELLERS

Pretorius Roelien Yolandi Date

Pule Lefa Jacob Date

Qopane Thota Jankie Date

Scott David Percival Date

Setlhabi Kereditse Irish Date

Each of the parties hereto has executed this Agreement to be effective as of the last date recorded below.

PURCHASER

Wensheng Lin \_\_\_\_\_ Date \_\_\_\_\_

SELLERS

<sup>1912-2015</sup>  
Pretorius Roelien Yolandi \_\_\_\_\_ Date \_\_\_\_\_

Pule Lefa Jacob \_\_\_\_\_ Date \_\_\_\_\_

Qopane Thota Jankie \_\_\_\_\_ Date \_\_\_\_\_

Scott David Percival \_\_\_\_\_ Date \_\_\_\_\_

Sethabi Kereeditse Irith \_\_\_\_\_ Date \_\_\_\_\_

\_\_\_\_\_  
This agreement may be executed in counterparts.

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**PURCHASER**

Wensheng Lin \_\_\_\_\_ Date \_\_\_\_\_

**SELLERS**

Pretorius Roelien Yolandi \_\_\_\_\_ Date \_\_\_\_\_

*[Signature]* *17/05/2016*  
Pule Lefa Jacob \_\_\_\_\_ Date \_\_\_\_\_

Qopane Thota Jankie \_\_\_\_\_ Date \_\_\_\_\_

Scott David Percival \_\_\_\_\_ Date \_\_\_\_\_

Sethlhabi Kereeditse Irith \_\_\_\_\_ Date \_\_\_\_\_

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**PURCHASER**

Wensheng Lin \_\_\_\_\_ Date \_\_\_\_\_

**SELLERS**

Pretorius Roelien Yolandi \_\_\_\_\_ Date \_\_\_\_\_

Pule Lefa Jacob \_\_\_\_\_ Date \_\_\_\_\_

*David* *17-03-2015*  
Qopane Thota Jankie \_\_\_\_\_ Date \_\_\_\_\_

Scott David Percival \_\_\_\_\_ Date \_\_\_\_\_

Setlhabi Kereeditse Irith \_\_\_\_\_ Date \_\_\_\_\_

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**SELLERS**

Pretorius Roelien Yolandi \_\_\_\_\_ Date \_\_\_\_\_

Pule Lefa Jacob \_\_\_\_\_ Date \_\_\_\_\_

Qopane Thota Jankie \_\_\_\_\_ Date \_\_\_\_\_

*Scott*  
Scott David Percival *11/2/2015* \_\_\_\_\_ Date \_\_\_\_\_

Setlhabi Kereeditse Irith \_\_\_\_\_ Date \_\_\_\_\_

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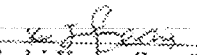
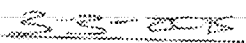
**SELLERS**

Pretorius Roelien Yolandi \_\_\_\_\_ Date \_\_\_\_\_

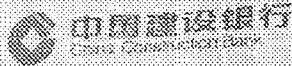
Pule Lefa Jacob \_\_\_\_\_ Date \_\_\_\_\_

Qopane Thota Jankie \_\_\_\_\_ Date \_\_\_\_\_

Scott David Percival \_\_\_\_\_ Date \_\_\_\_\_

   
Setlhabi Kereeditse Irith \_\_\_\_\_ Date \_\_\_\_\_

\_\_\_\_\_  
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# 境外汇款申请书

## APPLICATION FOR FOREIGN TRANSFERS (OVERSEAS)

中国建设银行股份有限公司

CHINA CONSTRUCTION BANK CORPORATION

1. 汇款人名称 (Remitter's Name)		2. 收款人名称 (Beneficiary's Name)	
3. 汇款金额 (Amount of Remittance)		4. 币种 (Currency)	
5. 汇款用途 (Purpose of Remittance)		6. 收款人开户行名称 (Beneficiary's Bank Name)	
7. 收款人账号 (Beneficiary's Account No.)		8. 收款人地址 (Beneficiary's Address)	
9. 汇款人地址 (Remitter's Address)		10. 汇款人联系电话 (Remitter's Contact No.)	
11. 收款人联系电话 (Beneficiary's Contact No.)		12. 收款人开户行地址 (Beneficiary's Bank Address)	
13. 收款人开户行名称 (Beneficiary's Bank Name)		14. 收款人开户行地址 (Beneficiary's Bank Address)	
15. 收款人开户行名称 (Beneficiary's Bank Name)		16. 收款人开户行地址 (Beneficiary's Bank Address)	
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91. 收款人开户行名称 (Beneficiary's Bank Name)		92. 收款人开户行地址 (Beneficiary's Bank Address)	
93. 收款人开户行名称 (Beneficiary's Bank Name)		94. 收款人开户行地址 (Beneficiary's Bank Address)	
95. 收款人开户行名称 (Beneficiary's Bank Name)		96. 收款人开户行地址 (Beneficiary's Bank Address)	
97. 收款人开户行名称 (Beneficiary's Bank Name)		98. 收款人开户行地址 (Beneficiary's Bank Address)	
99. 收款人开户行名称 (Beneficiary's Bank Name)		100. 收款人开户行地址 (Beneficiary's Bank Address)	





**BOOTH UDALL FULLER**

INTELLECTUAL PROPERTY LAW

W. Scott Lawler  
Corporate/Securities Attorney  
WSL@BoothUdall.com

August 4, 2015

Via Email (AHuang@glendalesecurities.com)

Mr. Andy Huang  
Registered Principal  
Glendale Securities, Inc.  
118 Baxter Street, Suite 302  
New York, NY 10013

Dear Mr. Huang:

I represented certain sellers in connection with their sale of shares of common stock of Epicure Charcoal, Inc. On that I basis, I hereby confirm that I was acting as the escrow agent on behalf of the Sellers in connection with that certain Stock Purchase Agreement dated 31st of March, 2015, by and between buyer Lin Wensheng (as the Purchaser) and the five (5) sellers identified therein (namely, Pretorius Roelien Yolandi, Pule Lefa Jacob, Qoane Thota Jankie, Scott David Percival, Setlhabi Kereeditse Irith).

If you require any additional information, please contact me at your earliest convenience.

Sincerely,

  
W. Scott Lawler, Esq.

cc: Lin Wensheng (via email [wensheng1993@hotmail.com](mailto:wensheng1993@hotmail.com))

1255 W. Rio Salado Pkwy., Ste. 215  
Tempe, AZ 85281  
P: 480.830.2700

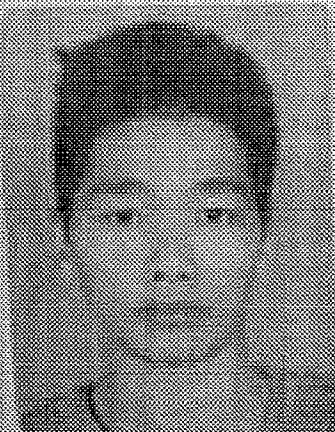
Booth Udall Fuller, PLC  
[www.BoothUdall.com](http://www.BoothUdall.com)

3000 South 31<sup>st</sup> Street, Ste. 100  
Tempe, TX 76502  
P: 254.870.5606



The Ministry of Foreign Affairs of the People's Republic of China requests all civil and military authorities of foreign countries to allow the bearer of this passport to pass freely and afford assistance in case of need.

**Keywords:** child sexual abuse; disclosure; social support

[illegible]

**Abstract**

**Abstract**

[illegible]

**Abstract**

100

林文生

[illegible]

UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549

**FORM 10-Q**

☒ **QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934**

For the quarterly period ended **December 31, 2014**  
or

☐ **TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934**

For the transition period from \_\_\_\_\_ to \_\_\_\_\_

333-185368  
Commission File Number

**EPICURE CHARCOAL,  
INC.**

(Exact name of registrant as specified in its charter)

Nevada  
(State or other jurisdiction of incorporation or organization)

[REDACTED]  
(I.R.S. Employer Identification No.)

6910 Salashan Parkway Ferndale, Washington  
(Address of principal executive offices)

98248  
(Zip Code)

(775)-321-8228  
(Registrant's telephone number, including area code)

(Former name, former address and former fiscal year, if changed since last report)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. ☒ Yes ☐ No

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). ☐ Yes ☒ No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer	<input type="checkbox"/>	Accelerated filer	<input type="checkbox"/>
Non-accelerated filer	<input type="checkbox"/>	Smaller reporting company	<input checked="" type="checkbox"/>

(Do not check if a smaller reporting company)



### **NOTE 3 – GOING CONCERN**

The Company's financial statements are prepared in accordance with generally accepted accounting principles applicable to a going concern. This contemplates the realization of assets and the liquidation of liabilities in the normal course of business. Currently, the Company has a working capital deficit of \$31,284, an accumulated deficit of \$42,156 and net loss from operations since inception of \$42,156. The Company does not have a source of revenue sufficient to cover its operation costs giving substantial doubt for it to continue as a going concern. The Company will be dependent upon the raising of additional capital through placement of our common stock in order to implement its business plan, or merge with an operating company. There can be no assurance that the Company will be successful in either situation in order to continue as a going concern. The Company is funding its initial operations by way of issuing Founder's shares.

These financial statements do not include any adjustments relating to the recoverability and classification of recorded assets or the amounts of and classification of liabilities that might be necessary in the event the company cannot continue in existence.

The officers and directors have committed to advancing certain operating costs of the Company, including Legal, Audit, Transfer Agency and Edgarizing costs.

### **NOTE 4 – FAIR VALUE OF FINANCIAL INSTRUMENTS**

The Company has determined the estimated fair value of financial instruments using available market information and appropriate valuation methodologies. The fair value of financial instruments classified as current assets or liabilities approximate their carrying value due to the short-term maturity of the instruments.

### **NOTE 5 – CAPITAL STOCK**

The Company's capitalization is 200,000,000 common shares with a par value of \$0.001 per share. No preferred or common shares have been authorized or issued.

On February 25, 2014 the Board of Directors and the consenting stockholder adopted and approved a resolution to effect an amendment to our Articles of Incorporation to effect a forward split of all issued and outstanding shares of common stock, at a ratio of 273:1 (the "Forward Stock Split"). The Forward Stock Split became effective on January 31, 2015.

As of December 31, 2014, the Company had 100,201,647 shares of common shares issued and outstanding.

On October 1, 2013 the company issued 40,141,647 common shares for cash of \$5,882.

On February 26, 2014, 1,304,940,000 founder's shares were retired for cash of \$10

As of December 31, 2014, the Company has not granted any stock options and has not recorded any stock-based compensation.

### **NOTE 6 – LOAN PAYABLE – RELATED PARTY LOANS**

The Company has received \$22,116 as a loan from a related party. The loan is payable on demand and without interest.

SUBSCRIPTION AGREEMENT

EPICURE CHARCOAL, INC.  
112 North Curry Street  
Carson City Nevada, 89703

A. Instructions.

Each person considering subscribing for the Shares should review the following instructions:

Subscription Agreement: Please complete, execute and deliver to the Company the enclosed copy of the Subscription Agreement. The Company will review the materials and, if the subscription is accepted, the Company will execute the Subscription Agreement and return one copy of the materials to you for your records.

The Company shall have the right to accept or reject any subscription, in whole or in part.

An acknowledgment of the acceptance of your subscription will be returned to you promptly after acceptance.

Payment: Payment for the amount of the Shares subscribed for shall be made at the time of delivery of the properly executed Subscription Agreement, or such date as the Company shall specify by written notice to subscribers (unless such period is extended in the sole discretion of the President of the Company), of a check or wire transfer of immediately available funds to the Company at the address set forth below or an account specified by the Company. The closing of the transactions contemplated hereby (the "Closing") will be held on 90 days from 07-31-2013 or such earlier date specified in such notice (unless the closing date is extended in the sole discretion of the President of the Company by up to an additional 90 days). There is no minimum aggregate amount of Shares which must be sold as a condition precedent to the Closing, and the Company may provide for one or more Closings while continuing to offer the Shares that constitute the unsold portion of the Offering.

B. Communications.

All documents and check should be forwarded to:

EPICURE CHARCOAL, INC.  
112 North Curry Street  
Carson City Nevada, 89703

THE PURCHASE OF SHARES OF COMPANY, INC. INVOLVES A HIGH DEGREE OF RISK AND SHOULD BE CONSIDERED ONLY BY PERSONS WHO CAN BEAR THE RISK OF THE LOSS OF THEIR ENTIRE INVESTMENT.

EVERY POTENTIAL INVESTOR PRIOR TO ANY INVESTMENT OR PURCHASE OF COMPANYNAME, INC.'S SHARES SHOULD READ THE PROSPECTUS RELATING TO THIS OFFERING.



SUBSCRIPTION AGREEMENT SIGNATURE PAGE

The undersigned (the "Subscriber") hereby irrevocably subscribes for that number of Shares set forth below, upon and subject to the terms and conditions set forth in the Corporation's Effective Final Prospectus filed on Form S-1 and dated on or around 07-01-2013.

Total Number of Shares to be Acquired: 8947

Amount to be Paid (price of \$0.04 per Share): \$ 147.37

IN WITNESS WHEREOF, the undersigned has executed this Subscription Agreement this 24 of August, 2013.

NAME (PRINT) as it should appear on the Certificate: ROSELYN YOHANDI  
PASTORUS

ADDRESS: 

If Joint Ownership, check one (all parties must sign above):

- ☐ Joint Tenants with Right of Survivorship  
☐ Tenants in Common  
☐ Community Property

If Fiduciary or a Business or an Organization, check one:


- ☐ Trust  
☐ Estate  
☐ Power of Attorney

Name and Type of Business Organization: \_\_\_\_\_

IDENTIFICATION AUTHENTICATION REQUIRED:

Below is my (circle one) Social Security # - Passport - Drivers License - Tax

(ID) - Other \_\_\_\_\_

SIGNATURE: 

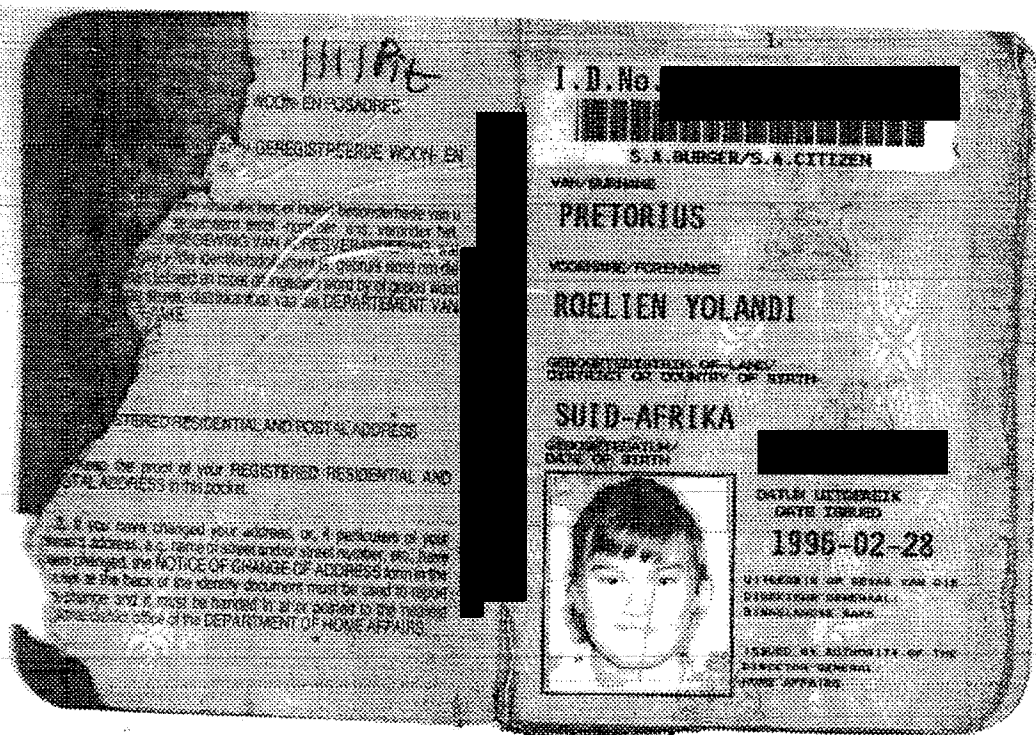
ACCEPTANCE OF SUBSCRIPTION

The foregoing Subscription is hereby accepted for and on behalf of EPICURE CHARCOAL

INC. this 24 day of September, 2013.

By: 

Alex Robertson, President





ABSA Bank Limited Reg No 1986/004794/06

630-227

PRELLERPLEIN

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1986/004794/06

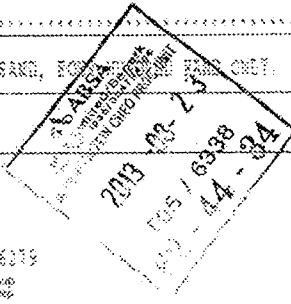
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FOR/VR ABSA BANK LIMITED/BEPERK  
REG NO 1986/004794/06

Member of the  
Group

BARCLAYS Group

710976319



*Handwritten signature*

RY Pretorius

0000 2026 2

For Shares in: Epitule Charcoal INC

Note:

The currency previously was SOUTH AFRICAN RAND. The exchange rate was 1 USD = 9.5 ZAR.



SUBSCRIPTION AGREEMENT

EPICURE CHARCOAL, INC.  
112 North Curry Street  
Carson City Nevada, 89703

A. Instructions.

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Carson City Nevada, 89703

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EVERY POTENTIAL INVESTOR PRIOR TO ANY INVESTMENT OR PURCHASE OF COMPANYNAME, INC.'S SHARES SHOULD READ THE PROSPECTUS RELATING TO THIS OFFERING.

13

SUBSCRIPTION AGREEMENT SIGNATURE PAGE

The undersigned (the "Subscriber") hereby irrevocably subscribes for that number of Shares set forth below, upon and subject to the terms and conditions set forth in the Corporation's Effective Final Prospectus filed on Form S-1 and dated on or around 07-01-2013.

Total Number of Shares to be Acquired: 3316

Amount to be Paid (price of \$0.04 per Share): \$ 132.63

IN WITNESS WHEREOF, the undersigned has executed this Subscription Agreement this 30 of AUGUST, 2013.

NAME: (PRINT) as it should appear on the Certificate: KEITA JACOB PUNE

ADDRESS:

If Joint Ownership, check one (all parties must sign above):

- ☐ Joint Tenants with Right of Survivorship  
☐ Tenants in Common  
☐ Community Property

If Fiduciary or a Business or an Organization, check one:

- ☐ Trust  
☐ Estate  
☐ Power of Attorney

Name and Type of Business Organization: \_\_\_\_\_

IDENTIFICATION AUTHENTICATION REQUIRED:

Below is my (circle one) Social Security # - Passport# - Drivers License# - Tax

☒ ID# - Other \_\_\_\_\_

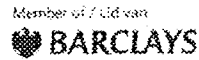
SIGNATURE: [Signature]

ACCEPTANCE OF SUBSCRIPTION

The foregoing Subscription is hereby accepted for and on behalf of EPICURE CHARCOAL, INC. this 06 day of September, 2013.

By: [Signature]  
Alex Robertson, President





CLIENT  
TRANSACTION RECORD

CLIENT  
TRANSACTION RECORD  
Account number/Account name

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CO \*\*\*\*\*1,560.00

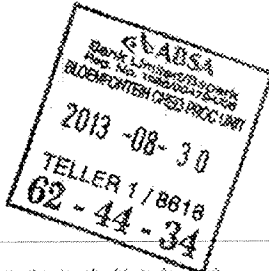
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REFERENCE NUMBER EPICURE CHARCOAL INC

0004 0000000000

R 000,000,000.00

S/R: 0000,000,000.00



Deposit reference number (applicable to deposits)

Signature for bank use  
LS. PULE  
Can bank use signature only no other text  
Signature for bank use only no other text

Signature for bank use only

Note:

The currency previously was SOUTH AFRICAN RAND. The exchange rate was 1 USD = 9.5 ZAR.

SUBSCRIPTION AGREEMENT

EPICURE CHARCOAL, INC.  
112 North Curry Street  
Carson City Nevada, 89703

A. Instructions.

Each person considering subscribing for the Shares should review the following instructions:

Subscription Agreement: Please complete, execute and deliver to the Company the enclosed copy of the Subscription Agreement. The Company will review the materials and, if the subscription is accepted, the Company will execute the Subscription Agreement and return one copy of the materials to you for your records.

The Company shall have the right to accept or reject any subscription, in whole or in part.

An acknowledgment of the acceptance of your subscription will be returned to you promptly after acceptance.

Payment: Payment for the amount of the Shares subscribed for shall be made at the time of delivery of the properly executed Subscription Agreement, or such date as the Company shall specify by written notice to subscribers (unless such period is extended in the sole discretion of the President of the Company), of a check or wire transfer of immediately available funds to the Company at the address set forth below or an account specified by the Company. The closing of the transactions contemplated hereby (the "Closing") will be held on 90 days from 07-31-2013 or such earlier date specified in such notice (unless the closing date is extended in the sole discretion of the President of the Company by up to an additional 90 days). There is no minimum aggregate amount of Shares which must be sold as a condition precedent to the Closing, and the Company may provide for one or more Closings while continuing to offer the Shares that constitute the unsold portion of the Offering.

B. Communications.

All documents and check should be forwarded to:

EPICURE CHARCOAL, INC.  
112 North Curry Street  
Carson City Nevada, 89703

THE PURCHASE OF SHARES OF COMPANY, INC. INVOLVES A HIGH DEGREE OF RISK AND SHOULD BE CONSIDERED ONLY BY PERSONS WHO CAN BEAR THE RISK OF THE LOSS OF THEIR ENTIRE INVESTMENT.

EVERY POTENTIAL INVESTOR PRIOR TO ANY INVESTMENT OR PURCHASE OF COMPANYNAME, INC.'S SHARES SHOULD READ THE PROSPECTUS RELATING TO THIS OFFERING.

*Frank*

SUBSCRIPTION AGREEMENT SIGNATURE PAGE


The undersigned (the "Subscriber") hereby irrevocably subscribes for that number of Shares set forth below, upon and subject to the terms and conditions set forth in the Corporation's Effective Final Prospectus filed on Form S-1 and dated on or around 07-01-2013.

Total Number of Shares to be Acquired: 3316

Amount to be Paid (price of \$0.04 per Share): \$ 132.63

IN WITNESS WHEREOF, the undersigned has executed this Subscription Agreement this 20 of AUGUST, 2013.

NAME: (PRINT) as it should appear on the Certificate: THOMAS JANKIE OOPANE

ADDRESS: 

If Joint Ownership, check one (all parties must sign above):  
☐ Joint Tenants with Right of Survivorship  
☐ Tenants in Common  
☐ Community Property

If Fiduciary or a Business or an Organization, check one:

☐ Trust  
☐ Estate  
☐ Power of Attorney

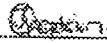
Name and Type of Business Organization: \_\_\_\_\_

IDENTIFICATION AUTHENTICATION REQUIRED:

Below is my (circle one) Social Security # - Passport# - Drivers License# - Tax

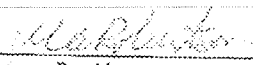
ID# - Other

# 8207 

SIGNATURE: 

ACCEPTANCE OF SUBSCRIPTION

The foregoing Subscription is hereby accepted for and on behalf of EPICURE CHARCOAL, INC. this 04 day of September, 2013.

By:   
Alex Robertson, President









SUBSCRIPTION AGREEMENT

EPICURE CHARCOAL, INC.  
112 North Curry Street  
Carson City Nevada, 89703

A. Instructions.

Each person considering subscribing for the Shares should review the following instructions:

Subscription Agreement: Please complete, execute and deliver to the Company the enclosed copy of the Subscription Agreement. The Company will review the materials and, if the subscription is accepted, the Company will execute the Subscription Agreement and return one copy of the materials to you for your records.

The Company shall have the right to accept or reject any subscription, in whole or in part.

An acknowledgment of the acceptance of your subscription will be returned to you promptly after acceptance.

Payment: Payment for the amount of the Shares subscribed for shall be made at the time of delivery of the properly executed Subscription Agreement, or such date as the Company shall specify by written notice to subscribers (unless such period is extended in the sole discretion of the President of the Company), of a check or wire transfer of immediately available funds to the Company at the address set forth below or an account specified by the Company. The closing of the transactions contemplated hereby (the "Closing") will be held on 90 days from 97-31-2013 or such earlier date specified in such notice (unless the closing date is extended in the sole discretion of the President of the Company by up to an additional 90 days). There is no minimum aggregate amount of Shares which must be sold as a condition precedent to the Closing, and the Company may provide for one or more Closings while continuing to offer the Shares that constitute the unsold portion of the Offering.

B. Communications.

All documents and check should be forwarded to:

EPICURE CHARCOAL, INC.  
112 North Curry Street  
Carson City Nevada, 89703

THE PURCHASE OF SHARES OF COMPANY, INC. INVOLVES A HIGH DEGREE OF RISK AND SHOULD BE CONSIDERED ONLY BY PERSONS WHO CAN BEAR THE RISK OF THE LOSS OF THEIR ENTIRE INVESTMENT.

EVERY POTENTIAL INVESTOR PRIOR TO ANY INVESTMENT OR PURCHASE OF COMPANYNAME, INC.'S SHARES SHOULD READ THE PROSPECTUS RELATING TO THIS OFFERING.

*DEPT*

SUBSCRIPTION AGREEMENT SIGNATURE PAGE

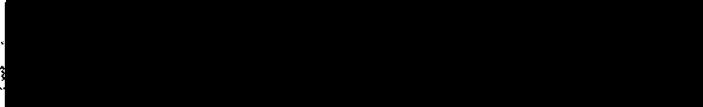
The undersigned (the "Subscriber") hereby irrevocably subscribes for that number of Shares set forth below, upon and subject to the terms and conditions set forth in the Corporation's Effective Final Prospectus filed on Form S-1 and dated on or around 07-01-2013.

Total Number of Shares to be Acquired: 8000

Amount to be Paid (price of \$0.04 per Share): \$ 140.00

IN WITNESS WHEREOF, the undersigned has executed this Subscription Agreement this 04 of August, 2013.

NAME: (PRINT) as it should appear on the Certificate: DAVID PERCIVAN SCOTT

ADDRESS: 

If Joint Ownership, check one (all parties must sign above):

- ☐ Joint Tenants with Right of Survivorship  
☐ Tenants in Common  
☐ Community Property

If Fiduciary or a Business or an Organization, check one:


- ☐ Trust  
☐ Estate  
☐ Power of Attorney

Name and Type of Business Organization: \_\_\_\_\_

IDENTIFICATION AUTHENTICATION REQUIRED:

Below is my (circle one) Social Security # - Passport - Drivers License - Tax

☒ ID - Other 

SIGNATURE: 

ACCEPTANCE OF SUBSCRIPTION

The foregoing Subscription is hereby accepted for and on behalf of EPICURE CHARCOAL, INC.

this 04 day of September, 2013.

By: 

Alex Robertson, President





ABSA Bank Limited Reg No 1986/054794/06

630-227

PRELLERPLEIN

11-11-2011

Pay  
Betas:

ON CASH

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die bedrag van

ONE THOUSAND THREE HUNDRED AND THIRTY RAND ONLY.

1986/054794/06

Member of the  
Group



BARCLAYS

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00020258

Not Transferable  
Nie Oordraagbaar nie

2013-10-11  
705 / 6398  
62-44-34

R

FOR VIR ABSA BANK LIMITED: BSEPER  
REG NO 1986/054794/06

D P Scott

for shares in Epicure Charcoal IRL

Note:

The currency previously was SOUTH AFRICAN RAND. The exchange rate was 1 USD = 9.5 ZAR.

SUBSCRIPTION AGREEMENT

EPICURE CHARCOAL, INC.  
112 North Curry Street  
Carson City Nevada, 89703

A. Instructions.

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The Company shall have the right to accept or reject any subscription, in whole or in part.

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B. Communications.

All documents and check should be forwarded to:

EPICURE CHARCOAL, INC.  
112 North Curry Street  
Carson City Nevada, 89703

THE PURCHASE OF SHARES OF COMPANY, INC. INVOLVES A HIGH DEGREE OF RISK AND SHOULD BE CONSIDERED ONLY BY PERSONS WHO CAN BEAR THE RISK OF THE LOSS OF THEIR ENTIRE INVESTMENT.

EVERY POTENTIAL INVESTOR PRIOR TO ANY INVESTMENT OR PURCHASE OF COMPANYNAME, INC.'S SHARES SHOULD READ THE PROSPECTUS RELATING TO THIS OFFERING. U.I

SUBSCRIPTION AGREEMENT SIGNATURE PAGE

The undersigned (the "Subscriber") hereby irrevocably subscribes for that number of Shares set forth below, upon and subject to the terms and conditions set forth in the Corporation's Effective Final Prospectus filed on Form S-1 and dated on or around 07-01-2013.

Total Number of Shares to be Acquired: 3500

Amount to be Paid (price of \$0.04 per Share): \$ 140 - 00

IN WITNESS WHEREOF, the undersigned has executed this Subscription Agreement this 28 of August, 2013.

NAME: (PRINT) as it should appear on the Certificate: KEREEDITSE IRITH  
SETLHABI

ADDRESS: 

If Joint Ownership, check one (all parties must sign above):

- ☐ Joint Tenants with Right of Survivorship  
☐ Tenants in Common  
☐ Community Property


If Fiduciary or a Business or an Organization, check one:

- ☐ Trust  
☐ Estate  
☐ Power of Attorney

Name and Type of Business Organization: \_\_\_\_\_

IDENTIFICATION AUTHENTICATION REQUIRED:

Below is my (circle one) Social Security # - Passport# - Drivers License# - Tax

☐ ID# - Other 

SIGNATURE: 

ACCEPTANCE OF SUBSCRIPTION

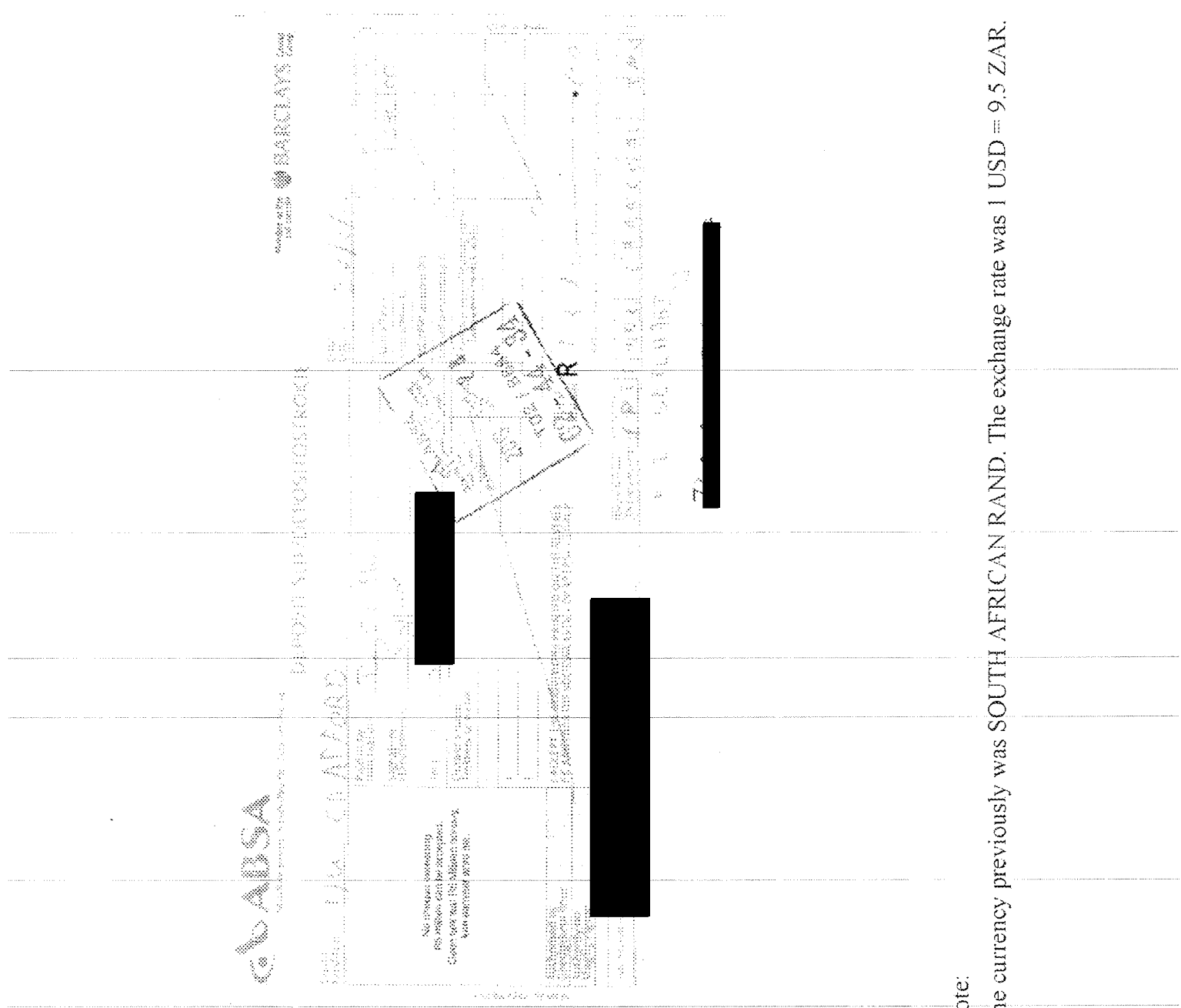
The foregoing Subscription is hereby accepted for and on behalf of EPICURE CHARCOAL, INC.  
this 24 day of September, 2013.

By: 

Alex Robertson, President







Note:

The currency previously was SOUTH AFRICAN RAND. The exchange rate was 1 USD = 9.5 ZAR.



## OFAC Search Tool

## Search OFAC's Sanctions Program Listings

Immage Biotherapeutics Corp.  
Wensheng Lin  
Pretorius Roelien Yolandi  
Ellen Norman  
Mou Zhi Cong  
Pule Lefa Jacob  
Coane Thoma Jankie  
Scott David Percival  
Sathabi Keredtze Irith

☐ Specially Designated Nationals (SDN)  
☒ Specially Designated Nationals (SDN)  
☒ Palestinian Legislative Council (PLC)  
☒ Foreign Sanctions Evaders List (FSE)

Search for:

Each line should contain a separate name or phrase to search for in the OFAC Sanctions Program Listings.

Your search will include all of the checked OFAC Listings

You may search for a maximum of 500 names or phrases at a time as shown in the example below:

John Andrew Doe  
Smith, George Q.  
Airways Charters, Inc.

[How to use this tool](#)

## Search Results

View the records below with your search term or terms highlighted. Using the highlighted list will allow you to quickly verify whether an entity or individual appears on the OFAC Sanctions Program Listings. If you find a match or are in doubt about a specific account or transaction or you need additional information, contact OFAC's Camp Hotline at 800-540-6322.

Immage Biotherapeutics Corp. - 0 hits

Wensheng Lin - 0 hits

Pretorius Roelien Yolandi - 0 hits

Ellen Norman - 0 hits

Mou Zhi Cong - 0 hits

Pule Lefa Jacob - 0 hits

Coane Thoma Jankie - 0 hits

Scott David Percival - 0 hits

Sathabi Keredtze Irith - 0 hits

Data Updated: 08/19/2015 05:53:04

[Sitemap](#)
[Privacy](#)
[Legal](#)  
[Feedback](#)

# IMAGE BIOTHERAPEUTICS CORP.

## Business Entity Information

Status:	Active	File Date:	6/21/2012
Type:	Domestic Corporation	Entity Number:	E0334322012-9
Qualifying State:	NV	List of Officers Due:	6/30/2016
Managed By:		Expiration Date:	
NV Business ID:	NV20121391280	Business License Exp:	6/30/2016

## Additional Information

Central Index Key:	0001564273
--------------------	------------

## Registered Agent Information

Name:	STATE AGENT AND TRANSFER SYNDICATE, INC.	Address 1:	112 NORTH CURRY STREET
Address 2:		City:	CARSON CITY
State:	NV	Zip Code:	89703-4934
Phone:		Fax:	
Mailing Address 1:		Mailing Address 2:	
Mailing City:		Mailing State:	NV
Mailing Zip Code:			
Agent Type:	Commercial Registered Agent - Corporation		
Jurisdiction:	NEVADA	Status:	Active

## Financial Information

No Par Share Count:	0	Capital Amount:	\$ 200,000.00
Par Share Count:	200,000,000.00	Par Share Value:	\$ 0.001



## Officers

☐ Include Inactive Officers

### President - ZHI CONG MOU

Address 1:	QING XIU QU BAI HUA YUAN XIAO QU, 2 DONG 1301 FANG	Address 2:	
City:	NANNING CITY, GUANG XI	State:	
Zip Code:		Country:	CHN
Status:	Active	Email:	

### Secretary - ZHI CONG MOU

Address 1:	QING XIU QU BAI HUA YUAN XIAO QU, 2 DONG 1301 FANG	Address 2:	
City:	NANNING CITY, GUANG XI	State:	



**OTC Markets**  
Open • Transparent • Connected

“My team will get you, cancer”

Home Marketplaces Market Activity News Services Research Learn

Enter Symbol/Company Name

Get Quote

OTC Market Totals

8,872

\$708.9M

4B

99,308

Company Directory | Stock Screener

Securities

Dollar Volume

Share Volume

Trades

Quote

IMMG

Image Biotherapeutics Corp.

OTCQB

Chart

Chart in English

OTCBB

Company Profile

SEC Registration: Unlisted

News

N/A N/A (N/A %) Real-Time Best Bid & Ask 0.061 / No Inside (10000 x 1)

Financials

Scottrade Go  
IMMG SO TRNG

ALPINE SECURITIES  
OTC Brokerage Firm

Scottrade Go  
IMMG SO TRNG

Scottrade  
Trade Now

Filing and Disclosure

Chart in English

Chart in English

Chart in English

Short Sales

Insider Disclosure



Company Update Profile

Business Description

Image Biotherapeutics is a biotechnology company developing cancer immunotherapy through the rapid and efficient development of cutting edge immunotherapy candidates. The company is in the process of developing novel key cancer immunotherapy candidates that can be licensed to the biotechnology and pharmaceutical industry, allowing them the opportunity to develop in vivo proven treatments.

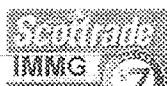
Research Reports

Contact Info

10411 Moor City Dr  
Beltsville, MD 20817

Videos and Presentations

Phone: (460-830-2700)



OTCQB Stock & Bonds

Financial Reporting/Disclosure

Reporting Status	U.S. Reporting SEC Reporting
Audited Financials	Not Audited
Latest Report	Jun 23, 2015, 12:00
CIK	0011584573
Fiscal Year End	9/30
OTC Marketplace	OTCQB

IMMG Security Details

Share Structure

Market Value	Not Available
Authorized Shares	200,000,000 as of Jun 24, 2015
Outstanding Shares	100,201,550 as of Jun 24, 2015
Restricted	Not Available
Unrestricted	Not Available
Held at OTC	Not Available
Float	Not Available
Par Value	Not Available

Profile Data

SEC - Industry Classification 2891 - Miscellaneous Products of Petroleum & Coal

Business Status Development Stage Company as of

Sep 30, 2013

Incorporated in NV, USA

Year of Inc. 2012

Employees 1 as of Sep 30, 2013

Company Officers/Contacts

Anton Gerner	CEO
Mou Zhi Gong	CEO, CFO
Mahesh Narayanan	CFO
Eilon Norman	CFO
Dr. Daniel Achinko	EVF
Joseph Ennis	Legal Counsel
Dr. William M. Brown, Ph.D., M.B.A.	Advisory Director
Dr. Tamara Syton	Advisory Director
Georgios M. Gantson	Advisory Director
Dr. Stephen Popiwarski	Advisory Director

Company Directors

Anton Gerner	Chairman
Mou Zhi Gong	Chairman
Mahesh Narayanan	
Eilon Norman	

Transfer Agent(s)

Scottrade Bank Transfer Company

Shareholders

Shareholders of Record 12 as of Jun 24, 2015

Security Notes

Capital Changes: Shares increased by 273 for 1 split. Pay date: 02/13/2015.

Short Selling Data

Short Interest	(0)
Significant Futures to Deliver	No


[Home](#) | [Latest Filings](#) | [Previous Page](#)

## U.S. Securities and Exchange Commission

## EDGAR Search Results

**EDGAR** Search Results  
BETA View

[SEC Home](#) » [Search the Next-Generation EDGAR System](#) » [Company Search](#) » [Current Page](#)
**COLUMBIA STOCK TRANSFER CO /TA CIK#:**  
**0000724935 (see all company filings)**

State location: ID

**Business Address**      **Mailing Address**  
 1002 ST. ELIAS CT.      1602 E. SELTICE WAY,  
 POST FALLS ID 83854      STE. A-303  
 2086643544      POST FALLS ID 83854

Filter Results:      Filing Type:      Prior to: (YYYYMMDD)      Ownership? ☐ include ☒ exclude ☐ only      Limit Results Per Page: 40 Entries      [Search](#) [Show All](#)

Items 1 - 20 [RSS Feed](#)

Filings	Format	Description	Filing Date	File/Film Number
TA-2	<a href="#">Documents</a>	Annual disclosure filing made by all bank and non-bank Transfer Agents Acc-no: 0000724935-15-000004 (34 Act) Size: 6 KB	2015-03-26	084-01153 15725801
TA-2	<a href="#">Documents</a>	Annual disclosure filing made by all bank and non-bank Transfer Agents Acc-no: 0000724935-14-000002 (34 Act) Size: 3 KB	2014-03-27	084-01153 14719891
TA-2	<a href="#">Documents</a>	Annual disclosure filing made by all bank and non-bank Transfer Agents Acc-no: 0000724935-13-000003 (34 Act) Size: 3 KB	2013-04-17	084-01153 13705231
TA-2	<a href="#">Documents</a>	Annual disclosure filing made by all bank and non-bank Transfer Agents Acc-no: 0000724935-12-000005 (34 Act) Size: 6 KB	2012-04-03	084-01153 12737497
TA-1/A	<a href="#">Documents</a>	[Amend]Registration of Transfer Agent Acc-no: 0000724935-11-000004 (34 Act) Size: 6 KB	2011-03-31	084-01153 11741983
TA-2	<a href="#">Documents</a>	Annual disclosure filing made by all bank and non-bank Transfer Agents Acc-no: 0000724935-11-000003 (34 Act) Size: 6 KB	2011-03-31	084-01153 11725864
TA-2	<a href="#">Documents</a>	Annual disclosure filing made by all bank and non-bank Transfer Agents Acc-no: 0000724935-10-000002 (34 Act) Size: 6 KB	2010-03-30	084-01153 10715091
TA-2	<a href="#">Documents</a>	Annual disclosure filing made by all bank and non-bank Transfer Agents Acc-no: 0000724935-09-000010 (34 Act) Size: 7 KB	2009-07-15	084-01153 09945660
TA-2	<a href="#">Documents</a>	Annual disclosure filing made by all bank and non-bank Transfer Agents Acc-no: 0000724935-09-000009 (34 Act) Size: 7 KB	2009-07-15	084-01153 09945658
TA-2	<a href="#">Documents</a>	Annual disclosure filing made by all bank and non-bank Transfer Agents Acc-no: 0000724935-07-000009 (34 Act) Size: 7 KB	2007-08-02	084-01153 071017531
TA-1/A	<a href="#">Documents</a>	[Amend]Registration of Transfer Agent Acc-no: 0000724935-07-000002 (34 Act) Size: 6 KB	2007-08-26	084-01153 07971840
TA-2	<a href="#">Documents</a>	[Paper]Annual disclosure filing made by all bank and non-bank Transfer Agents	2006-03-30	084-01153 06008267

S-1/A | epic\_sla.htm FORM S-1A

UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549

**FORM S-1/A**  
(Amendment No. 3)

REGISTRATION STATEMENT UNDER THE SECURITIES ACT OF 1933

**EPICURE CHARCOAL, INC.**

(Exact name of registrant as specified in its charter)

NEVADA

(State or other jurisdiction of incorporation or organization)

2990

(Primary Standard Industrial Classification Code Number)

45-5538945

(I.R.S. Employer Identification Number)

6910 Salashan Parkway  
Ferndale, Washington 98248  
(775) 321-8228

(Address, including zip code, and telephone number, including area code, of registrant's principal executive offices)

State Agent & Transfer Syndicate, Inc.  
112 North Curry Street  
Carson City, Nevada 89703  
(775) 882-1013

(Name, address, including zip code, and telephone number, including area code, of agent for service)

As soon as practicable after the effective date of this registration statement  
(Approximate date of commencement of proposed sale to the public)

If any of the securities being registered on this Form are to be offered on a delayed or continuous basis pursuant to Rule 415 under the Securities Act of 1933 check the following box: ☒

If this Form is filed to register additional securities for an offering pursuant to Rule 462(b) under the Securities Act, please check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. ☐

If this Form is a post-effective amendment filed pursuant to Rule 462(c) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. ☐

If this Form is a post-effective amendment filed pursuant to Rule 462(d) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. ☐

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer ☐

Accelerated filer ☐



Justin Ulibarri

---

From: Michelle White Janshen <michelle@columbiastock.com>  
Sent: Wednesday, August 19, 2015 1:33 PM  
To: Justin Ulibarri  
Subject: Re: FLOAT

Outstanding 100,201,045  
free trading 40,142,136

On Wed, Aug 19, 2015 at 1:29 PM, Justin Ulibarri <[JUlibarri@glendalesecurities.com](mailto:JUlibarri@glendalesecurities.com)> wrote:

Per our conversation on the phone, please provide the share structure/Float for Immage Biotherapeutics Corp.

Thank you.

Sincerely,

---

Justin Ulibarri

---

Glendale Securities, Inc.

15233 Ventura Blvd., Suite 712

---

Sherman Oaks, CA 91403

---

P: (818) 907-1505 ext. 254

F: (818) 907-1506

[www.glendalesecurities.com](http://www.glendalesecurities.com)

---

Justin Ulibarri

---

From: Michelle White Janshen <michelle@columbiastock.com>  
Sent: Wednesday, August 19, 2015 1:53 PM  
To: Justin Ulibarri  
Subject: Re: FLOAT

Yes we show they were registered under the S-1

On Wed, Aug 19, 2015 at 1:52 PM, Justin Ulibarri <[JUlibarri@glendalesecurities.com](mailto:JUlibarri@glendalesecurities.com)> wrote:

Hey Michelle I forgot to ask you, can you please confirm the shares are registered? Thank you.

Cert#: 81

Shareholder: Wensheng Lin

Share Amount: 4,526,067

---

Syrbol: IMMG

Sincerely,

---

Justin Ulibarri

---

Glendale Securities, Inc.

---

15233 Ventura Blvd., Suite 712

Sherman Oaks, CA 91403

P: (818) 907-1505 ext. 254

---

F: (818) 907-1506

[www.glendalesecurities.com](http://www.glendalesecurities.com)

---

From: Michelle White Janshen [mailto:[michelle@columbiastock.com](mailto:michelle@columbiastock.com)]  
Sent: Wednesday, August 19, 2015 1:33 PM  
To: Justin Ulibarri <[JUlibarri@glendalesecurities.com](mailto:JUlibarri@glendalesecurities.com)>  
Subject: Re: FLOAT

## DEPOSIT ANALYSIS

SYMBOL	R	IMMG
TOTAL OUTSTANDING SHARES	R	100,201,045
TOTAL CURRENT SHARES ON DEPOSIT AT GLENDALE CLEARING FIRMS	R	
TOTAL RESTRICTED SHARES ON DEPOSIT	R	
CLIENT RESTRICTED SHARES ON DEPOSIT	R	
FLOAT	R	40,142,136
FLOAT SOURCE	R	TA
ADDITIONAL SHARES ELIGIBLE FOR SALE PURSUANT TO RULE 144		
TOTAL FLOAT	CALC	40,142,136
CLIENT SHARES BEING DEPOSITED	R	4,526,067
CLIENT SHARES ON DEPOSIT BEFORE DEPOSIT	R	
TOTAL SHARES ON DEPOSIT AT GLENDALE CLEARING FIRMS AFTER NEW CUSTOMER DEPOSIT	CALC	4,526,067
TOTAL PERCENTAGE OF OUTSTANDING SHARES HELD AT GLENDALE CLEARING FIRMS	CALC	4.52%
TOTAL PERCENTAGE OF FLOAT SHARES HELD BY CUSTOMER (RESTRICTED NOT INCLUDED)	CALC	11.28% % for Client OK
TOTAL PERCENTAGE OF FLOAT SHARES HELD AT GLENDALE CLEARING FIRMS (RESTRICTED NOT INCLUDED)	CALC	11.28% % for Firm OK
DATE	R	8/19/2015
REVIEWED BY		